February 3, 2006

Marlene H Dortch Office of the Secretary Federal Communications Commission 445 12th Street SW Washington, DC 20554

Dear Ms Dortch,

Re: Certification of CPNI Filing EB-06-TC-060

Rochester Telephone Company, Inc is in compliance with the FCC rules in regards to the use of, or the sharing of, Customer Proprietary Network Information, (CPNI).

Rochester Telephone Company, Inc does not share CPNI with any third parties or it's own affiliates.

Rochester Telephone Company, Inc does no outbound telemarketing and asks permission to discuss any services we offer when a customer calls in for new services or add/changes to existing services.

Rochester Telephone Company, Inc, to the best of our ability, verifies the identity of a caller to our office before discussing any billing or service issues.

Rochester Telephone Company, Inc does individual training when a new Customer Service Representative is brought in, and explains FCC and company policies concerning CPNI to them at that time.

We feel strongly that our company procedures are adequate to ensure there is no inappropriate usage of CPNI.

Sincerely,

Arik Lee Vice President, Marketing CC: Byron McCoy, Telecommunications Consumers Division

Certification of CPNI Filing EB-06-TC-060 February 3, 2006

I Arik Lee, Vice President 1	hereby certify that Rochester Telephone Company,
Inc, is in compliance with t	the FCC rules in regards to protecting the privacy
of Customer Proprietary N	etwork Information (CPNI).
Signature	Date